

**RECEIVED  
CENTRAL FAX CENTER**

**NOV 01 2006**

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re application of MIELNIK, et al.	)	Examiner: K. JOYNER
	)	
Serial No.: 10/634,684	)	Art Unit: 1744
	)	
Filed: August 5, 2003	)	Confirmation: 7138
	)	
For: <b>DECONTAMINATION SYSTEM FOR MAIL AND OTHER ARTICLES</b>	)	
	)	
Date of Last Office Action: October 4, 2006	)	
	)	
Attorney Docket No.: MEDZ 2 01312 (I) US	)	Cleveland, OH 44114
	)	November 1, 2006

**ELECTION**

Commissioner For Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

In response to the Restriction Requirement of October 4, 2006, the applicants elect Group I, method claims 1-18, with traverse.

The Examiner states that the basis for this restriction is:

In this case, the method can be performed with an apparatus that is not fluidly connected to the source of the decontaminant. For example, the decontaminant according to the method may be sprayed on by a source without connection to the chamber or enclosure or the decontaminant may be a powder.

**Certificate of Faxing**

I certify that this **ELECTION** in connection with Ser. No. 10/634,684 is being  
☒ transmitted to facsimile number 571/273-8300 under 37 C.F.R. § 1.8 on the date indicated below.

**Date**  
November 1, 2006

<b>Signature</b> 
<b>Printed Name</b> Hilary M. McNULTY

LAHMM\DATA\2006\MEDZ201312Z.ELE.DOC

-2-

In the first sentence quoted above, the Examiner appears to be conceding that the decontaminants do come from some type of source and appears to be focusing on the "fluid" connection. First, elected claim 3 calls for the first decontaminant to include ethylene oxide which is a fluid, particularly a gas. Claim 4 calls for the second decontaminant to be hydrogen peroxide vapor which is a fluid, particularly a vapor or gas. Thus, in order to get the first and second fluids from their source to the container, the source must be fluidly connected with the chamber.

In the second sentence quoted above, the Examiner indicates that according to the method, the decontaminant may be sprayed on by a source without connection to the chamber or enclosure.

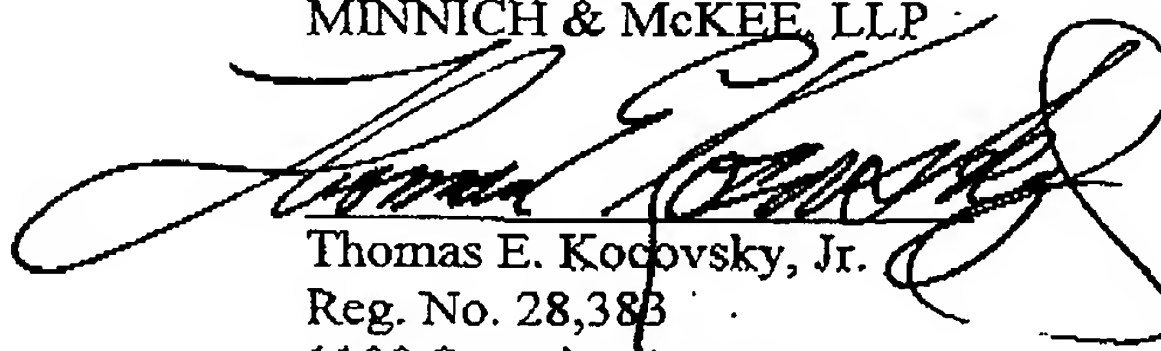
Elected claims 6-9 call for various examples in which items are decontaminated in the enclosure or the chamber.

It is submitted that the Examiner must look to all of the elected claims, not just the broadest, when making a case that the method can be performed by a different apparatus. Such an examination will show that the concepts set forth varying degrees of breadth in the 18 method claims are similar to the concepts set forth in varying degrees of breadth in the 12 apparatus claims. It is further submitted that a complete and well-defined search for the method and apparatus claims will be substantially identical. The separate classification results from the Patent Office having different subclasses for method and apparatus and, taken alone, does not determine whether inventive concepts are patentably distinct.

An early withdrawal of the Restriction Requirement and examination of all claims is requested.

Respectfully submitted,

FAY, SHARPE, FAGAN,  
MINNICH & MCKEE, LLP



Thomas E. Kocovsky, Jr.  
Reg. No. 28,383  
1100 Superior Avenue  
Seventh Floor  
Cleveland, OH 44114-2579  
(216) 861-5582

L:\HMM\DATA\2006\MEDZ201312Z.ELE.DOC

Fay Sharpe Fagan Minnich & McKee, LLP  
1100 Superior Avenue, Seventh Floor  
Cleveland, Ohio 44114-2579  
216.861.5582  
www.FaySharpe.com

# Fay Sharpe

WE PROTECT YOUR IDEAS.

RECEIVED  
CENTRAL FAX CENTER

Date:	November 1, 2006	Total Pages:	3 (including cover sheet)	NOV 01 2006
To:	U.S. Patent Office			
Attn:	Examiner K. JOYNER – Art Unit 1744			
Facsimile No.:	(571) 273-8300			
From:	Thomas E. Kocovsky, Jr.			
Re:	Ser. No. 10/634,684; Our Ref.: MEDZ 2 01312 (I) US			

Please call us immediately at 216.861.5582 or 888.861.5582 if this transmission is incomplete or illegible.

## COMMENTS

3 pp            1 pp Fax Cover Sheet  
                  2 pp Election

The documents accompanying this facsimile transmission include information from the firm of Fay Sharpe Fagan Minnich & McKee, LLP that might be legally privileged and/or confidential. The information is intended for the use of only the individual or entity named on this cover sheet. If you are not the intended recipient, any disclosure, copying, or distribution of these documents, or the taking of any action based on the contents of this transmission, is prohibited. If you have received this transmission in error, these documents should be returned to this firm as soon as possible, and we ask that you notify us immediately by telephone so we can arrange for their return to us without cost to you.

L:\HMM\DATA\2006\MEDZ201312Z.FAX.DOC